

**CRIMINAL DOCKET  
UNITED STATES DISTRICT COURT**

D. C. Form No. 100A Rev.

TITLE OF CASE	ATTORNEYS
<p align="center"><b>THE UNITED STATES</b></p> <p align="center"><i>vs.</i></p> <p align="center"><b>DONALD LEE COLBERT</b></p> <p align="right">Def. 4613 N. St. Louis Tulsa (425-9704) (employed at U-Tot-M, Store No. 901)</p>	<p><i>For U. S.:</i> Hubert H. Bryant</p> <p><i>For Defendant:</i> T. B. Hendricks (ret.) 2126 North Peoria Tulsa 587-5131 <i>Ron Meek (Recy Prob)</i></p>

STATISTICAL RECORD	COSTS	DATE	NAME OR RECEIPT NO.	REC.	DISB.
J.S. 2 mailed 10-1-73	Clerk				
J.S. 3 mailed 11-1-73	Marshal				
Violation <b>Suppl. 3-1-74,</b> suppl. 2-1-76	Docket fee				
Title 18					
Postal 1708					
Sec. 495 (counterfeit and forgery)					
two counts					
1708 - \$2000/5 yrs.					
495 - \$1000/10 yrs.					

DATE	PROCEEDINGS
9-5-73	Indictment, filed in open court. rm
9-5-73	Record vote of grand jury, filed in open court. rm
9-5-73	Appearance bond in amt. of \$1000 (10% cash) filed. rm
9-5-73	Order specifying methods and conditions of release, filed. (MLB-Mag)rm
9-6-73	Case set for arraignment 9/11/73 at 10 am (AEB-J)rm - notices mailed
9-11-73	Defendant not present and not represented. It is ordered by the court that bond of the defendant is forfeited, if defendant does not appear within a 48 hour period, at that time a bench warrant will be issued, with bond fixed in amt of \$5,000. (AEB-J)h
9-13-73	Warrant issued. h
9-26-73	Application to set aside bond forfeiture and recall warrent, filed. ds
10-10-73	Order filed that the bond forfeiture herein on def's failure to appear is set aside; and \$1000 bond (10%) is reinstated with same conditions as previously imposed. (AEB-J)h
10-16-73	Def. present in person and rep. by T.B. Hendricks, ret. counsel. The govt rep. by H. Bryant. Def. acknowledges receipt of Indictment. Def. advised of charge, arraigned and enters plea of NOT GUILTY as to Cts. 1&2, and case set on jury docket of Tues. Oct. 23, 1973 at 9:30 A.M. Def. remanded to U.S. Marshal. (AEB-J)h

DATE	PROCEEDINGS
10-23-73	Case called for jury trial and stricken. Parties present and rep. Def. withdraws his plea of Not Guilty and enters plea of GUILTY as to Cts. 1&2; and is adjudged GUILTY as charged in Cts. 1&2. Def. waives jury; waiver signed and filed. Case passed for sentence to Tues. Oct. 30, 1973 at 10:00am. (AEB-J)h
10-24-73	Order of 10-10-73, ret. & filed: defent Colbert released from custody 10-11-73. g
10-24-73	Warrant of Arrest, ret. & filed: deft. Colbert arrested 9-24-73. g
10-30-73	Def. present in person and rep. by T.B. Hendricks, ret. counsel. The govt rep. by H. Bryant.
	Judgment and Sentence- DONALD LEE COLBERT (29)
	Ct. 1- Def. committed to Atty Gen for maximum period of 18 months, and further ordered that the def. may become eligible for parole at such time as the board of parole may determine as provided in T. 18 USC § 4208(a)(2)
	Ct. 2- Probation Three (3) yrs. to begin at the expiration of sentence in Ct. 1- IT IS ADJUDGED that the conditions of probation in Ct.2 is that the def. make restitution in the amt of \$224.00 at the rate of \$10.00 per month until paid; payments to begin the first month following the first month of probation. IT IS ADJUDGED that the period of sentence in Counts One and Two in the case shall run concurrently with period of sentence in Cts. 1&2 of Cr. case No. 73-CR-120. Def. remanded to U.S. Marshal. (AEB-J)h
10-30-73	Order of J&C filed & entered. Two c.c. to USM. Two c.c. to Prob. Office. (AEB-J)h
10-30-73	Assignment for legal services, filed. v -order to Judge.
10-31-73	Order, filed, that \$100.00 on deposit be paid to attorney Hendrix for services rendered (AEB-J)jj
1-4-74	J&C, ret. & filed: defendant delivered to F.C.I., Texarkana, Texas. , 12-15-73. g
1-23-74	Order, filed, granting ext. of time and the progress report on Donald Lee Colbert shall be submitted on 2-15-74. (AEB-J)jj copies mailed
2-26-74	Order filed & entered modifying sentence of 10-30-73 to read as follows: Ct. 1: defendant committed to custody of Atty. General for imprisonment for maximum period of 130 days (4 months and 10 days). Ct. 2: imposition of sentence suspended and deft. placed on probation for period of three (3) yrs. to begin at expiration of sentence in Ct. 1. Condition of probation is that deft. make restitution in amt. of \$224.00 at rate of \$10.00 per month until paid; payments to begin first month following first month of probation.  It is adjudged that the period of sentence in Cts. 1 & 2 herein shall run concurrently with sentence in Cts. 1 & 2 in Case No. 73-CR-120. Intent of this order that deft. be released from jail type or institution custody forthwith

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	and in no event later than March 8, 1974. (AEB-J)g CC of Order to institution, and to counsel. <i>copy to deft by name</i>
3-5-74	Order filed & entered, correcting order of 2-26-74, by changing sentence on Count 1 to read as follows: "It is adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a maximum period of 130 days, that is, four (4) months and ten (10) days, and the defendant to be released from jail type custody on the 8th day of March, 1974, should said date come within and prior to the expiration of the maximum period of this modified sentence." The remainder of the order of 2-26-74 remains unchanged. (AEB-J)g (Copies to defendant, institution, counsel, USM, Prob.)
1-14-76	Waiver of preliminary hearing, filed. b
1-14-76	Case called for hearing on revocation of probation. Deft. present & represented by Ronald Mook. Govt. represented. Probation officer Tom Sark & Deft. sworn & testify. Probation revoked. Case 73-CR-105 conso. w/this case for purpose of hearing. <i>120</i>
	Revocation of probation - Donald Lee Colbert Impos. of sent. suspended & deft. placed on probation for additional two (2) years making a total of five (5) years probation Condition of probation is that Deft. make restitution in amt. of \$599.80, payable to the U.S. Ct. Clk. at \$20.00 a month, to commence immediately upon release from sentences imposed in Cases 75-CR-156 & 75-CR-182. It is adjudged that sent. imposed herein shall run concurrently w/sent. imposed in 75-CR-120. Deft. remanded to custody of USM. (AEB-J)b
1-14-76	Revocation of Probation, filed & entered. (AEB-J)b
1-14-76	Two c/c of Rev. of Prob. to probation. b
1-14-76	Two c/c of Rev. of Prob. to USM. k
2-9	Return on Revocation of Probation Order, fld. Executed by delivering Deft. Colbert to Fed. Reform. at El Reno, OK, on 1-26-76 at 1:40 p.m. v

DATE	PROCEEDINGS